UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

THOMAS R. MASON,

Plaintiff,

v. : Civil Action No. 1:12-cv-00507-JL

TELEFUNKEN SEMICONDUCTORS AMERICA LLC and DOES 1 through 10, inclusive,

Defendants.

<u>DEFENDANT'S ASSENTED-TO MOTION FOR SPECIFICATION OF</u> DEADLINE FOR FILING DEFENDANT'S ANSWER

The defendant herein, TELEFUNKEN Semiconductors America LLC ("TSAm"), by and through its undersigned counsel, hereby moves pursuant to LR 7.1(c) and 7.2(a) — with the concurrence and consent of the plaintiff, Thomas Mason ("Mason"), by and through his counsel, Duckworth Peters Lebowitz Olivier LLP (Attorney Mark C. Peters, Esq.) — for an order specifying February 1, 2013 as the date by which TSAm is to file its Answer in this matter. The Court's allowance of this Assented-to Motion will not result in the continuance of any hearing, conference, or trial in this matter. LR 7.2(a).

As grounds for the present Assented-to Motion, undersigned counsel for TSAm represents that it has just been engaged to represent TSAm in this matter recently transferred to this court from the United Stated District Court for the Northern District of California (San Jose Division), and requires the period until February 1, 2013 in order to become sufficiently familiar with the relevant background facts and documents, and prepare and file an appropriate Answer on behalf of TSAm.

WHEREFORE, TSAm requests, for the reasons set forth above, and with the concurrence of the plaintiff, Mason, for an order specifying February 1, 2013 as the date by which TSAm is to file its Answer in this matter.

Dated: January 10, 2013 Respectfully submitted,

TELEFUNKEN Semiconductors America LLC

/s/ Irvin D. Gordon Irvin D. Gordon, Esq. (NH Bar No. 962) Sulloway & Hollis, P.L.L.C. 9 Capitol Street P.O. Box 1256 Concord, NH 03302 Telephone 603-223-23838 Facsimile 603-223-2938

CERTIFICATE OF SERVICE

I hereby certify that the Defendant's Assented-To Motion for Specification of Deadline for Filing Defendant's Answer was served on the following persons via first-class mail, postage prepaid:

Mark Christopher Peters, Esq. **Duckworth Peters Lebowitz Olivier LLP** 100 Bush Street, Ste. 1800 San Francisco, CA 94104

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Dated: January 10, 2013 /s/ Irvin D. Gordon

Irvin D. Gordon, Esq. (NH Bar No. 962)